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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY							
Caption in Compliance with D.N.J. LBR 9004-1(b)							
GIBBONS P.C. Karen A. Giannelli, Esq. Mark B. Conlan, Esq. Brett S. Theisen, Esq. One Gateway Center Newark, New Jersey 07102 Telephone: (973) 596-4500 Facsimile: (973) 596-0545 E-mail: kgiannelli@gibbonslaw.com mconlan@gibbonslaw.com btheisen@gibbonslaw.com							
Counsel to the Debtors							
and Debtors-in-Possession							
In re:	Case No.:	19-12809 (JKS)					
NEW ENGLAND MOTOR FREIGHT, INC., et	Judge:	John K. Sherwood					
al.,	Chapter:	<u>11</u>					
Debtors. ¹							
	_						
AMENDED APPLICATION FOR RETENTION OF PROFESSIONAL NUNC PRO TUNC TO THE PETITION DATE							
1. The applicant, New England Motor Freight, Inc "Debtors", is the (check all that apply):	e. and its affiliat	te debtors (" <u>NEMF</u> " or the					
☐ Trustee: ☐ Chap. 7	☐ Chap. 11	☐ Chap. 13.					

Chap. 13

Chap. 11

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Debtor:

¹ The Debtors in these chapter 11 cases and the last four digits of each Debtor's taxpayer identification number are as follows: New England Motor Freight, Inc. (7697); Eastern Freight Ways, Inc. (3461); NEMF World Transport, Inc. (2777); Apex Logistics, Inc. (5347); Jans Leasing Corp. (9009); Carrier Industries, Inc. (9223); Myar, LLC (4357); MyJon, LLC (7305); Hollywood Avenue Solar, LLC (2206); United Express Solar, LLC (1126); and NEMF Logistics, LLC (4666).

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		Official	Committe	e of _								
2. (check		applicar		retain	the follo	owing profe	essioi	nal Aker	man LLP (" <u>Akerma</u>	<u>an</u> ") to	serve as
		Attorne	y for:		Trustee			Debtor	-in-Possess	sion		
		Official	Committe	e of _								
		Accoun	tant for:		Trustee			Debtor	-in-possess	ion		
		Official	Committe	e of _								
	\boxtimes	Other P	rofessiona	l:								
			Realtor			Appraiser		\boxtimes	Special C	ounsel		
			Auctionee	er		Other (spe	ecify)	:				
3.	This	applica		to reta	ain Aker	is necessar man to pro date.	-		and future	tax State	e and Loo	cal audit
4.		-				ecause: Ak Debtors' ta		_		ovided se	ervices to	o the
5.	ongo settl	oing and ements o	future Star	te and	l Local ta	ered are as the ax auditing to reduce an filed cont	servi or ab	ices, incl	uding but i	not limite arising o	ed to neg	gotiating

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6.	The proposed arrangement for compensation is as follows: Services are to be billed on an hourly basis at the Partner rate of \$650.00. In addition, Akerman will request reimbursement of customary expenses. See also Certification filed contemporaneously herewith.								
7.	To the best of the applicant's knowledge, the professional's connection with the debtor, creditors, any other party in interest, their respective attorneys and accountants, the United States trustee, or any person employed in the office of the United States trustee, is as follows: None								
	☐ Describe connection:								
8. Local t	To the best of the applicant's knowledge, the professional (check all that apply): □ does not hold an adverse interest to the estate. □ does not represent an adverse interest to the estate. □ is a disinterested person under 11 U.S.C. § 101(14). □ does not represent or hold any interest adverse to the debtor or the estate with respect to the matter for which he/she will be retained under 11 U.S.C. § 327(e). □ Other; explain: The Debtors owe Akerman a prepetition balance of \$4,284.00 for State and ax audit work performed								
9.	If the professional is an auctioneer, appraiser or realtor, the location and description of the property is as follows:								

The applicant respectfully requests authorization to employ the professional to render services in accordance with this application, with compensation to be paid as an administrative expense in such amounts as the Court may determine and allow.

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Date: May 9, 2019 s/ Karen A. Giannelli Signature of Applicant

rev.8/1/15